

NO. 5:19-CV-434-FL

Defendant.


ORDER

With respect to the remaining motions, plaintiff moves for leave to amend complaint (DE 23) to assert a claim against defendant based upon diversity jurisdiction of this court. Where the “court should freely give leave [to amend] when justice so requires,” Fed. R. Civ. P. 15(a)(2), plaintiff’s motion to amend is GRANTED, and the clerk is DIRECTED to file plaintiff’s proposed amended complaint lodged at DE 23-1. Because plaintiff has filed an amended complaint and

this matter remains subject to the frivolity review screening requirements under 28 U.S.C. § 1915, the court REFERS the matter again to the magistrate judge for conduct of frivolity review of the amended complaint.

In light of the present disposition, additional motions filed by plaintiff, comprising motion for damages (DE 15), motion to appoint counsel (DE 19), “motion to listen what was done to me” (DE 22), motion to correct the record (DE 24), “motion to send me a docket,” (DE 26), and motion to look at all exhibits (DE 28), are DENIED.

SO ORDERED, this the 27th day of January, 2020.



LOUISE W. FLANAGAN
United States District Judge